MB Approval	2700-0042
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		1. CONTRACT ID CODE				OF PAGES		
AMENDMENT OF SOLIC	CITATION/M	ODIFICATION	OF CONTRACT				1	3
2. AMENDMENT/MODIFICATION NO.	3. EFFECT	IVE DATE	4. REQUISITION/PURCHASE R	EQ. NO.		5. PROJI	ECT NO. (If a	pplicable)
0004	22 (October 2002						
6. ISSUED BY		00383	7. ADMINISTERED BY (If other	than Item	6)	CODE		
NAVICP	<u> </u>							
700 Robbins Ave.		code 0231.05						
Philadelphia, PA 19111		215-697-5980						
8. NAME AND ADDRESS OF CONTRACTOR (No.	o. Street, county, Sta	te and ZIP: Code)		(?)	9A. AMEND	MENT OF S	OLICITATION	N NO.
							R-0059	9
				X	9B. DATED	(SEE ITEM	11)	
						July		T/000000 NO
					10A. MODIF	ICATION O	- CONTRAC	T/ORDER NO
					10B. DATED	SEE ITEM	1 12)	
CODE	FA	CILITY CODE			TOB. DATEL	(SLL IILIV	13)	
			AMENIDMENTS OF SC) ICIT	ATIONS			
			AMENDMENTS OF SO					
The above numbered solicitation is amo			·			xtended,	_	extended.
Offers must acknowledge receipt of this am	•	•				•		
(a) By completing Items 8 and 15, and retuor (c) By separate letter or telegram which								
RECEIVED AT THE PLACE DESIGNATED YOUR OFFER. If by virtue of this amend								
telegram or letter makes reference to the so							or letter, pr	ovided eac
12. ACCOUNTING AND APPROPRIATION DATA	\ (If required)							
		N/C						
13. THIS I	TEM APPLIES	S ONLY TO MOD	DIFICATIONS OF CONT	[RAC]	S/ORDE	RS,		
IT MO	DIFIES THE (CONTRACT/ORD	DER NO. AS DESCRIBE	ED IN	ITEM 14.			
(?) A. THIS CHANGE ORDER IS ISSUED P	PURSUANT TO: (Sp	ecify authority) THE CH	ANGES SET FORTH IN ITEM 14 A	RE MADE	IN THE CON	TRACT ORI	DER NO. IN I	ΓΕΜ 10A.
B. THE ABOVE NUMBERED CONTRAC			ADMINISTRATIVE CHANGES (suc	h as char	nges in paying o	office, appro	priation date,	etc.) SET
FORTH IN ITEM 14, PURSUANT TO C. THIS SUPPLEMENTAL AGREEMENT		. ,	DRITY OF:					
X C. THIS SUPPLEMENTAL AGREEMENT	I IS ENTERED INTO	PORSOANT TO AUTTE	JATT OF.					
D. OTHER Specify type of modification a	and authority)							
E. IMPORTANT: Contractor is	s not, X is	required to sign t	this document and return	n1_	copies to	the issu	ing office	Э.
14. DESCRIPTION OF AMENDMENT/M	IODIFICATION (Oraș	nized by UCF section he	adinas, includina solicitation/contra	ct subject	matter where f	feasible .)		
			3., J.,	, , , , , , , , , , , , , , , , , , , ,		,		
This area advected is	ماريم م	a alawifiaatian	and analyses to	~	tions of	م 14: مصار	سيدام ام	
This amendment is	•			•				
offerors. Not all que								
Stated clarifications								
are hereby incorpor					ea oper	i peno	a for re	ceipi o
offers remains in pla	ice penaing	turther notific	ation via amendme	nt.				
Except at provided herein, all terms and conditions	s of the document ref	erenced in Item 9A or 10A	A, as heretofore changed, remains u	ınchange	d and in full for	ce and effec	t.	
15A. NAME AND TITLE OF SIGNER (Type of			16A. NAME AND TITLE OF C					
							T	
15B. CONTRACTOR/OFFEROR		15C. DATE SIGNED	16B. UNITED STATES OF AN	/IERICA			16C. DAT	E SIGNED
			BY					

(Signature of Contracting Officer)

(Signature of person authorized to sign)

- Q1) Are EDI and CAVs synonymous for this program?
- A1) No, CAVs is the required method for data reporting and requisition processing. EDI is not acceptable.
- Q2) Please indicate existing commercial contract support and provide all data.
- A2) No, This information is not required in order for a proposal to be formulated. Any existing commercial support is supplemental to current NADEP support and will not co-exist with an awarded PBL contract.
- Q3) Will historical piece part cost and usage data be provided by NAVICP?
- A3) No.
- Q4) In PWS clause 3.2 on page 13 of the solicitation concerning "Missed Fills"; Is this calendar days or business days?
- A4) The two day additional period for providing an asset, for a priority 1 through 3 requisition, is referring to two business days. The additional 30 day period, for priority requisitions higher than 3, is referring to calendar days.
- Q5) Concerning FAR clause 52.245-2, will the Government hold the contractor "harmless" for destruction/theft of its material if the contractor's facility meets construction/security requirements and the loss is not the result of gross negligence? Clarification is requested. Does the government have or intend to put in language for government assumption of such risk or is the Bidder to include any cost for same in bid?
- A5) In accordance with FAR clause 52.245-2, the Contractor assumes the risk for any loss or destruction of, or damage to, Government property upon its delivery to the Contractor. The Government assumes no risk per the clause. Potential offerors should be considering this possible impact in preparing their proposal.

The following statements are clarifications to the solicitation:

- 1.) On page 19 of the solicitation:
 - paragraph 9.3 should read 8.3 paragraph 9.4 should read 9.0
- 2.) On page 26 of the solicitation, in the last sentence of the second paragraph; "Dynamic Component PBL" should be replaced by "Hydraulics PBL"
- 3.) The AIRRS report will not be provide and is not necessary in preparing a proposal.
- 4.) Item NAICS codes will not be provided.